

New Claims 120-202 are dependent from an allowable claim and therefore are also believed to be allowable. These new claims introduce features as dependent from existing claims which were previously present in canceled dependent claims.

On October 24, 2003, applicant's representative, Mr. Eliav Koravh, held a personal interview with Examiner Mercader, in which the undersigned participated by telephone. Although agreement on allowance was not reached at that interview, the present amendments were proposed in the form of an exemplary amendment to Claim 3. The arguments presented herein were made to the examiner and were received favorably. The examiner agreed to consider carefully the allowability of the subsisting claims if the present amendment were presented.

In summary, a terminal disclaimer has been submitted, and all of the claims are presently allowable, because they incorporate the feature of including two elements in the same coordinate systems so that computations can be eliminated for correlating those two elements. The prior art references, either individually or in combination, do not teach or suggest such feature, so the present claims are believed to be allowable thereover, and allowance is respectfully solicited.

Applicant's attorney has made every effort to place this patent application in condition for allowance. It is therefore earnestly requested that the application, as a whole, receive favorable reconsideration and that all of the claims be allowed as presently constituted. Should there remain any unanswered questions, the examiner is requested to call the applicant's undersigned attorney at the telephone number given below.

Dated:

Respectfully submitted,

By Joseph B. Lerch
Joseph B. Lerch

Registration No.: 26,936

Attorneys/Agents For Applicant

DARBY & DARBY P.C.
P.O. Box 5257
New York, New York 10150-5257
(212) 527-7700
(212) 753-6237 (Fax)